

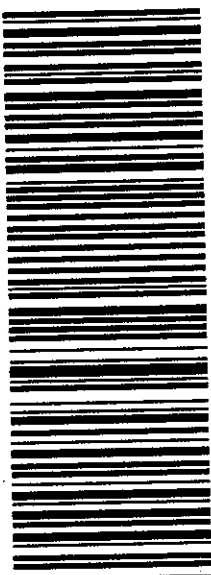
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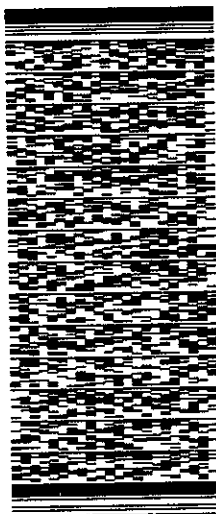


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Ref: DELPHI JCP MEMPHIS 22250-2  
Dept: Delphi Corporation

SHARYL YVETTE CARTER  
1541 LA SALLE AVE NO 1  
NIAGRA FALLS, NY 14301

EL SEGUNDO, CA 90245  
UNITED STATES US

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*Rec 11/19/09*

*Delivered*

PRF 22250-1

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
155 North Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700  
John Wm. Butler, Jr.  
John K. Lyons  
Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
Four Times Square  
New York, New York 10036  
(212) 735-3000  
Kayalyn A. Marafioti

Attorneys for DPH Holdings Corp., et al.,  
Reorganized Debtors

DPH Holdings Corp. Legal Information Hotline:  
Toll Free: (800) 718-5305  
International: (248) 813-2698

DPH Holdings Corp. Legal Information Website:  
<http://www.dphholdingsdocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

-----	x	
	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Reorganized Debtors.	:	(Jointly Administered)
	:	
-----	x	

NOTICE OF SUFFICIENCY HEARING WITH RESPECT TO DEBTORS'  
OBJECTION TO PROOFS OF CLAIM NOS. 1374, 1375, 1376, 1377, 1378,  
1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 2539, 3175, 5408, 6468,  
6668, 7269, 9396, 10570, 10571, 10835, 10836, 10964, 10965, 10966, 10967,  
10968, 12251, 13464, 13663, 13699, 13730, 13734, 13863, 13875, 14334, 14350,  
14751, 15071, 15075, 15513, 15515, 15519, 15520, 15521, 15524, 15525, 15532,  
15584, 15586, 15587, 15588, 15590, 15591, 15592, 15593, 15594, 15595, 16175,  
16591, 16849, AND 16850

**EXHIBIT A**

A	B	C	D	E	F	G	H
Proof Of Claim Number	Date Filed	Party Filing Proof Of Claim	Opposition	Assessment Amount	Opposition Claim	Opposition Date	Opposition Party
10570	7/25/2006	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10964	7/26/2006	TK HOLDINGS INC	TK HOLDINGS INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10965	7/26/2006	TAKATA CORPORATION	TAKATA CORPORATION	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10966	7/26/2006	HIGHLAND INDUSTRIES INC	HIGHLAND INDUSTRIES INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10967	7/26/2006	HIGHLAND INDUSTRIES INC	HIGHLAND INDUSTRIES INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI CORPORATION
10571	7/25/2006	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	\$0.00	Fourteenth Omnibus Claims Objection	5/22/2007	DELPHI CORPORATION
10968	7/26/2006	TAKATA CORPORATION	TAKATA CORPORATION	\$0.00	Fourteenth Omnibus Claims Objection	5/22/2007	DELPHI CORPORATION
16849	5/1/2009	SHARYL YVETTE CARTER	SHARYL YVETTE CARTER	\$50,000,000.00	Thirty-Fourth Omnibus Claims Objection	6/22/2009	DELPHI AUTOMOTIVE SYSTEMS LLC
16850	4/28/2009	SHARYL YVETTE CARTER	SHARYL YVETTE CARTER	\$50,000,000.00	Thirty-Fourth Omnibus Claims Objection	6/22/2009	DELPHI CORPORATION
1374	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS LLC
1375	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS TENNESSEE, INC
1376	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS RISK MANAGEMENT CORP
1377	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	EXHAUST SYSTEMS CORPORATION
1378	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS KOREA, INC
1379	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS THAILAND, INC
1380	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS INTERNATIONAL, INC
1381	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS OVERSEAS CORPORATION
1382	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS (HOLDING), INC

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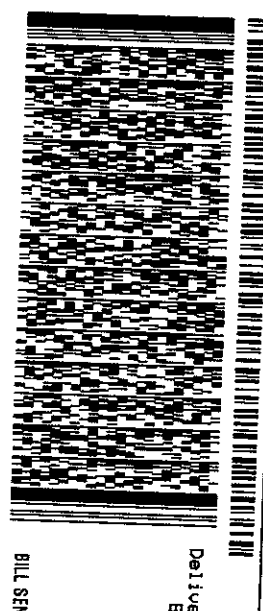
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Form 0201  
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Ref: DELPHI JCP MEMPHIS 22497-1  
Dept: Delphi Corporation

NIAGRA FALLS, NY 14301

SHARYL YVETTE CARTER  
1541 LA SALLE AVE NO 1

4330 ALASKA AVE  
EL SEGUNDO, CA 90245  
UNITED STATES, US

System# 01561  
Account: S 345

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PRF 22497-1

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
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Chicago, Illinois 60606  
(312) 407-0700  
John Wm. Butler, Jr.  
John K. Lyons  
Ron E. Meisler

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SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
Four Times Square  
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(212) 735-3000  
Kayalyn A. Marafioti

Attorneys for DPH Holdings Corp., et al.,  
Reorganized Debtors

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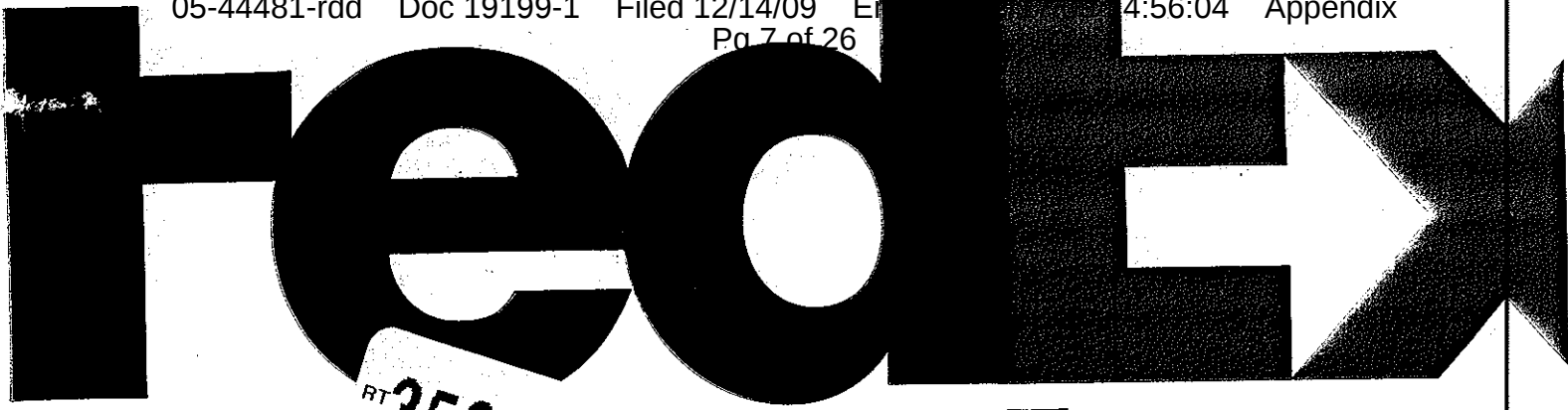
UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Reorganized Debtors.	:	(Jointly Administered)
	:	
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NOTICE OF SUFFICIENCY HEARING WITH RESPECT TO DEBTORS'  
OBJECTION TO PROOFS OF CLAIM NOS. 1374, 1375, 1376, 1377, 1378,  
1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 2539, 3175, 5408, 6468,  
6668, 7269, 9396, 10570, 10571, 10835, 10836, 10964, 10965, 10966, 10967,  
10968, 12251, 13464, 13663, 13699, 13730, 13734, 13863, 13875, 14334, 14350,  
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15584, 15586, 15587, 15588, 15590, 15591, 15592, 15593, 15594, 15595, 16175,  
16591, 16849, AND 16850

# EXHIBIT A

A	B	C	D	E	F	G	H
Proof Of Claim Number	Date Filed	Party Filing Proof Of Claim	Owner Of Claim	Assessed Amount	Omnibus Claims Objection	Date Of Omnibus Claims Objection	Debtor Named On Proof Of Claim
10570	7/25/2006	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10984	7/26/2006	TK HOLDINGS INC	TK HOLDINGS INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10985	7/26/2006	TAKATA CORPORATION	TAKATA CORPORATION	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10986	7/26/2006	HIGHLAND INDUSTRIES INC	HIGHLAND INDUSTRIES INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI TECHNOLOGIES, INC
10987	7/26/2006	HIGHLAND INDUSTRIES INC	HIGHLAND INDUSTRIES INC	\$0.00	Third Omnibus Claims Objection	10/31/2006	DELPHI CORPORATION
10571	7/25/2006	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	TK HOLDINGS INC AUTOMOTIVE SYSTEMS LABORATORY INC AND TAKATA SEAT BELTS INC	\$0.00	Fourteenth Omnibus Claims Objection	5/22/2007	DELPHI CORPORATION
10988	7/26/2006	TAKATA CORPORATION	TAKATA CORPORATION	\$0.00	Fourteenth Omnibus Claims Objection	5/22/2007	DELPHI CORPORATION
16849	5/1/2009	SHARYL YVETTE CARTER	SHARYL YVETTE CARTER	\$50,000,000.00	Thirty-Fourth Omnibus Claims Objection	6/22/2009	DELPHI AUTOMOTIVE SYSTEMS LLC
16850	4/28/2009	SHARYL YVETTE CARTER	SHARYL YVETTE CARTER	\$50,000,000.00	Thirty-Fourth Omnibus Claims Objection	6/22/2009	DELPHI CORPORATION
1374	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS LLC
1375	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS TENNESSEE, INC
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1378	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS KOREA, INC
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1380	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS INTERNATIONAL, INC
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1382	12/29/2005	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	AMERICAN INTERNATIONAL GROUP INC AND ITS RELATED ENTITIES	\$0.00	Sixteenth Omnibus Claims Objection	6/15/2007	DELPHI AUTOMOTIVE SYSTEMS (HOLDING), INC

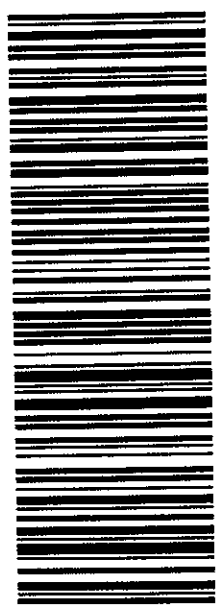


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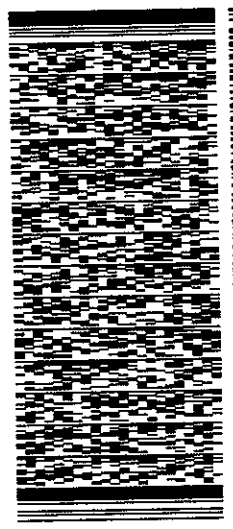
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BILL SENDER

UNITED STATES US  
TO  
SHARLETT WHITE GARTER  
1541 LA SALLE AVE NO 1  
NIAGRA FALLS, NY 14301  
Ref: DELPHI JCP MEMPHIS 23036-9  
Dept: Delphi Corporation  
(310) 823-96  
FedEx  
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Rec 12/14/09

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Hearing Date and Time: December 18, 2009 at 10:00 a.m. (prevailing Eastern time)  
Supplemental Response Date and Time: December 16, 2009 at 4:00 p.m. (prevailing Eastern time)

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
155 North Wacker Drive  
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John Wm. Butler, Jr.  
John K. Lyons  
Ron E. Meisler

- and -

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Kayalyn A. Marafioti

Attorneys for DPH Holdings Corp., et al.,  
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Toll Free: (800) 718-5305  
International: (248) 813-2698

DPH Holdings Corp. Legal Information Website:  
<http://www.dphholdingsdocket.com>

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

-----	X	
	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case Number 05-44481 (RDD)
	:	
	:	(Jointly Administered)
Reorganized Debtors.	:	
	:	
-----	X	

REORGANIZED DEBTORS' SUPPLEMENTAL REPLY TO RESPONSES OF  
SHARYL Y. CARTER TO DEBTORS' OBJECTIONS TO PROOFS OF CLAIM  
NOS. 16849 AND 16850 FILED BY SHARYL Y. CARTER

("SUPPLEMENTAL REPLY REGARDING  
SHARYL Y. CARTER'S CLAIMS")





## Ohio Bureau of Workers Compensation Detail

Access: **REPRESENTATIVE**  
 Selection: **SSN SEARCH**  
 Sub Selection: **CLAIM STATUS**  
 SSN: **98-801409**

Date/Time Searched: **10/28/2008 02:40 PM**

Ohio BWC Status: <b>CONNECTED</b>	<input type="button" value="DISCONNECT"/>
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### Claim Status

Claim #	<b>98-801409</b>	Claim Status	<b>DISALLOWED</b>	Claim Type	<b>MO-ACC-SI-COV</b>
Injured Worker	<b>CARTER, SHARYL Y</b>			Injury Date	<b>03-01-1998</b>
Filing Date	<b>05-19-2003</b>	Statute of Lim.	<b>03-01-2004</b>	Change Over	
Status	<b>ACTIVE</b>	Status Date	<b>03-01-1998</b>	Handicap Pct.	<b>0.0</b>
Last Hearing		Last Medical Paid		Last Indemnity Paid	
Tot Amount Paid	<b>\$0.00</b>	Tot Medical Paid	<b>\$0.00</b>	Tot Indemnity Paid	<b>\$0.00</b>
Provider Contact		Inj Worker Contact		Employer Contact	
Medical Settled		Compensation Settled		Determination	<b>06-30-2003</b>
Last Updated	<b>04-28-2006</b>	MMI Date			

<a href="#">Selection Menu</a>	<a href="#">SSN Search</a>	
<a href="#">Injured Worker</a>	<a href="#">Injury Status</a>	<a href="#">Payment Plan</a>

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## Ohio Bureau of Workers Compensation Detail

Access: REPRESENTATIVE  
Selection: SSN SEARCH  
SSN: 084-58-9353

Date/Time Searched: 10/28/2008 02:39 PM

Ohio BWC Status: CONNECTED

☒ DISCONNECT

### Social Security Search

Click the circle next to the Claim Number and then click on the appropriate Sub Request.

CLAIM #	INJURED WORKER	DATE OF INJURY	ARCHIVED	SOURCE	STATUS
---------	----------------	----------------	----------	--------	--------

- |                       |           |                 |            |  |  |
|-----------------------|-----------|-----------------|------------|--|--|
| <input type="radio"/> | 98-801409 | SHARYL Y CARTER | 03/01/1998 |  |  |
| <input type="radio"/> | 06-888317 | SHARYL Y CARTER | 12/15/2006 |  |  |
| <input type="radio"/> | 04-826088 | SHARYL Y CARTER | 04/27/2004 |  |  |

Selection Menu

Claim Location

Claim Status

Injured Worker

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## Ohio Bureau of Workers Compensation Detail

Access: REPRESENTATIVE  
Selection: SSN SEARCH  
Sub Selection: CLAIM STATUS  
SSN: 04-826088

Date/Time Searched: 10/28/2008 02:39 PM

Ohio BWC Status: CONNECTED

☒ DISCONNECT

### Claim Status

Claim #	04-826088	Claim Status	DISALLOWED	Claim Type	LT-ACC-SI-COV
Injured Worker	CARTER, SHARYL Y			Injury Date	04-27-2004
Filing Date	05-12-2004	Statute of Lim.	04-27-2014	Change Over	06-24-2004
Status	ACTIVE	Status Date	04-27-2004	Handicap Pct.	0.0
Last Hearing	Last Medical Paid			Last Indemnity Paid	
Tot Amount Paid	\$0.00	Tot Medical Paid	\$0.00	Tot Indemnity Paid	\$0.00
Provider Contact	Inj Worker Contact			Employer Contact	
Medical Settled	Compensation Settled			Determination	
Last Updated	09-14-2004	MMI Date	06-24-2004		

Selection Menu

SSN Search

Injured Worker

Injury Status

Payment Plan

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## Ohio Bureau of Workers Compensation Detail

Access: REPRESENTATIVE  
 Selection: SSN SEARCH  
 Sub Selection: CLAIM STATUS  
 SSN: 06-888317

Date/Time Searched: 10/28/2008 02:39 PM

Ohio BWC Status: CONNECTED

### Claim Status

Claim #	06-888317	Claim Status	DISMISSED	Claim Type	LT-ACC-SI-COV
Injured Worker	CARTER, SHARYL Y			Injury Date	12-15-2006
Filing Date	01-10-2007	Statute of Lim.	12-16-2011	Change Over	
Status	ACTIVE	Status Date	12-15-2006	Handicap Pct.	0.0
Last Hearing		Last Medical Paid		Last Indemnity Paid	
Tot Amount Paid	\$0.00	Tot Medical Paid	\$0.00	Tot Indemnity Paid	\$0.00
Provider Contact		Inj Worker Contact		Employer Contact	
Medical Settled		Compensation Settled		Determination	03-05-2007
Last Updated	11-05-2007	MMI Date			

[Selection Menu](#)

[SSN Search](#)

[Injured Worker](#)

[Injury Status](#)

[Payment Plan](#)

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<b>United States Bankruptcy Court    Southern    District Of    New York</b>		<b>PROOF OF CLAIM</b>
Name of Debtor <u>Delphi Automotive System LLC</u>		Case Number <u>05-44481</u> <i>102</i>
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.		
Name of Creditor (The person or other entity to whom the debtor owes money or property): <u>Sharyl Yvette Carter</u>	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.  <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case.  <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.	
Name and Address where notices should be sent: <u>Sharyl Yvette Carter</u> <u>92 Woodley Lane #C</u> <u>Bayton Ohio 45415</u> <u>(937) 742-7054    cell (937) 302-8072</u>	This Space For Court Use Only	
Telephone Number: <u>742-7054</u> <u>cell (937) 302-8072</u>	This Space For Court Use Only	
Last four digits of account or other number by which creditor identifies debtor:	Check here <input type="checkbox"/> replaces if this claim <input type="checkbox"/> amends a previously filed claim dated: _____	
<b>1. Basis for Claim</b> <input type="checkbox"/> Goods Sold / Services Performed <input type="checkbox"/> Customer Claim <input type="checkbox"/> Taxes <input type="checkbox"/> Money Loaned <input checked="" type="checkbox"/> Personal Injury <input checked="" type="checkbox"/> Other <u>Employment Litigation - Hostile Work Environment</u> (date) _____ (date) _____ <input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. § 1114(a) <input checked="" type="checkbox"/> Wages, salaries, and compensation (fill out below) Last four digits of your SS #: <u>9353</u> Unpaid compensation for services performed from _____ to _____		
2. Date debt was incurred:	3. If court judgment, date obtained:	
<b>4. Classification of Claim.</b> Check the appropriate box or boxes that best describe your claim and state the amount of the claim at the time case filed. See reverse side for important explanations. <b>Unsecured Nonpriority Claim</b> \$ <u>50 million backpay + interest</u> <input type="checkbox"/> Check this box if: a) there is no collateral or lien securing your claim, or b) your claim exceeds the value of the property securing it, or if c) none or only part of your claim is entitled to priority.		
<b>Unsecured Priority Claim.</b> <input type="checkbox"/> Check this box if you have an unsecured claim, all or part of which is entitled to priority Amount entitled to priority \$ <u>50 million dollars + interest</u> Specify the priority of the claim: <input type="checkbox"/> Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Wages, salaries, or commissions (up to \$10,000),* earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). <input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5).	<b>Secured Claim.</b> <input type="checkbox"/> Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other _____ Value of Collateral \$ _____ Amount of arrearage and other charges at time case filed included in secured claim, if any: \$ <u>50,000,000.00</u>	
<b>5. Total Amount of Claim at Time Case Filed:</b> \$ <u>50,000,000.00</u> (Unsecured)    \$ <u>50,000,000.00</u> (Secured)    \$ <u>50,000,000.00</u> (Priority)    \$ <u>50,000,000.00 + interest</u> (Total) <input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or additional charges.		
<b>6. Credits:</b> The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. <b>7. Supporting Documents:</b> Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary. <b>8. Date-Stamped Copy:</b> To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim		This Space For Court Use Only
Date: <u>4/22/09</u>	Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any): <u>Sharyl Yvette Carter</u> <u>Sharyl Y. Carter</u>	

December 11, 2009

Sharyl Y. Carter Supplemental Response  
and Reply for Proof of Claim nos 116849 and 116852

Chapter 11

Case Number 05-44481 (RDD)

Jointly Administered

United States Bankruptcy Court  
Southern District of The New York

In re

DPH Holding Corp. et al

Reorganized Debtors.

I Sharyl Y. Carter reside at 1541 LaSalle Ave #1  
Niagara Falls, New York, 14301. My numbers are (716) 282-3624  
and (937) 302-8072. I object and disagree with Belphi Corp.  
(Debtors) objecting, to my claims, and for the Debtors to  
want my claims disallowed and expunged in its entirety.

Enclosed are copies of the FedEx envelope, 1st page,  
and my claim nos, name, etc that I received from the  
Debtors, dates when I received them that I wrote at  
the bottom right hand corner.

I Sharyl Y. Carter could not file an affidavit or  
declaration of any witness due to Belphi Corp. (Debtors)

have A list of the witness About 100+ plus, that was listed in my deposition, with more evidence to my claims against the Debtors. There's no way I can contact the witness due to the Plant closing, many employees, and management, my witness were paid off, took buyouts, Relocated, terminated, etc from the company. I have Relocated due to loss of my employment with Belphi Corp (Debtors). If I do not have a claim against the Debtors why I continue to receive information, and I have to respond by certain dates, times, Also why the Confidentiality Proprietary - constraints? I am doing my best to answer, and respond, reply to the Debtors objection of my claim.

I requested that the Debtors produce, give me all of my copies, documents, evidence they have on me, and to the courts also. I have gave up all copies several times when I was starting my claims from Ohio Court system. My two attorney 1<sup>st</sup> George Katchmer '937) 224-0036, who delay, and misrepresented me on my claim against the Debtors, also me. Katchmer with held evidence, documents from me. I spent a lot of money throughout these years, copying, mailing certify mail on time with my claims. I later reported

me. Katchme to the Bar Association in Dayton Ohio, who took about 1 1/2 years to do nothing on my complaint. My 2nd Attorney Geoffrey P. Lamon Esq - 2900 Carew Tower, Cincinnati, Ohio 45202 (513) 484-7573 cell - (513) 345-1427

A. Preliminary Statement - Response from Sharyl Y. Carter  
The Debtors stated they filed for voluntary petitions in this court for reorganization relief under chapter 11 of the United States Code 11 U.S.C. 101-1330 on October 8, and 14, 2005.

2. The modified Plan stated the Debtors, and certain Affiliates had been approved by this court (Docket 18707) and emerged from chapter 11 as the Reorganized Debtors.

3. On November 18, 2009, the Reorganized Debtors filed the Notice of Sufficiency Hearing with respect to Debtors objection to Proof of Claim, my NO's 16849 and 16850.

4. I Sharyl Y. Carter am filing my response, reply to the Debtors objection, I disagree with the Debtors.

5. I Sharyl Y. Carter feel I do have a colorable claim against the Debtors for reason of all my notes documents, evidence I provided the Debtors, Attorneys, and Courts on behalf of my claims.

6. This is my Supplemental Response, Reply to Debtors I have file and serve in a timely manner, two business days before the scheduled Sufficiency Hearing date December 16, 2009.



B. Relief Requested 7. I disagree with the Reorganized Debtors Request entry of an order disallowing and expunging certain proof of claim that I have against them the Debtors.

C. Sheryl L. Carter Claim. 8. I would like for the Courts to Allow my claims nos 116849, and 116850 against the Debtors. The dollar amount of \$50 million maybe high for each claim. The Debtors do owe me a large amount of money, dollars on my claims. The Debtors do have books and records on all employees, wages, etc. In those records it would show something, Amount, plus I feel I should be awarded for my pain and suffering, interest.

9. The Carter Claims filed Against the Debtors. ON April 28, 2009 and May 1, 2009, the Debtors stated I filed identical proof of claim numbers. (The Carter Claim) against Delphi Automotive System LLC (DASLLC). The Debtors finally, but later, and after the fact, mailed me a proof of claim forms 2x. I filed them out to the best of my ability, ~~best~~. Yes I stated many times in my letters to the Courts / Judges, Attorneys, Debtor Attorneys that all my documents and evidence was given, or should have been attached to my claim against the Debtors through the Courts, Attorneys who represented myself, George Katchmer and Geoffrey Tamm, Debtors Attorney Laurie <sup>Clay</sup> more out of Ohio. They were given everything to make, start my claim from the start ~~start~~ dated on.

December 15, 2006, medical documents from doctors, there names, address, nois, witness list of 100+ plus people, also a 700+ plus page deposition costing me \$800.00 of 7 1/2 hrs long, dismissed claim from Judge Walter Herbert Rice, all originals, etc.

10. The Debtors Objection To The Carter Claim. The Debtors filed the Thirty-fourth Omnibus Objection Pursuant to Expunge I A-F and II A-C and III, IV-(packet no 17182). The Debtor objected to my claim (Carter claim on grounds that such claims asserted dollar amount and liabilities not reflected on the Debtors book and records, also Debtors sought an order disallowing and expunging (the Carter claim) my claim. The Debtors Refuse to show records on my behalf, they have them, records, and books on me, my employment, injury doctors, in plant doctors, and my doctors treatments notes, etc, also when I was on sick leave, injured on the job etc.

11. Ms Carter Response to the Debtors Objections. The Debtors claim that nothing in the, my response provides any rational explanation documents, evidence or support for any of the claim asserted in the Carter claim. When I was I repeatedly told by the Debtors, and Attorney office Kurtzman Caeson Consultants several times that I do not have a claim due to untimely filing, Also making that same statement to my Attorney Geoffrey Deermen I made several attempts to get information

on my claims against the Debtors, Status, I was denied that information many times. I always filed my objections and respond by the deadline, when I am allowed or notify to do.

12. The Sufficiency Hearing Notice The Debtors stated the Carter Claims was adjourned to a future date. On November 18, 2009 the Reorganized Debtors filed the Sufficiency Hearing Notice with respect to my claim (Carter claim). I enclosed copies of those FedEx envelope 1st page letter, another page of claim no. 18. I do not believe that this is enough time to file my Reply and response, but I will do my best, due to medical problems - Health, NO income from Debtors lay off status.

D. Claimant's Burden of Proof and Standard For Sufficiency of Claim. 13. I Sharyl Y. Carter have stated a claim against the Debtors under Rule 7012 Federal Rules of Bankruptcy Procedure. As the stated previously the Debtors, Courts, Attorneys have my information I provided to make my claims against the Debtors. My claims no 16849, and 16850 should not be sustained or disallowed, and expunged in its entirety according to the Debtor belief. If the Debtors, Attorney give up all documents, evidence, everything they have on me book, and records, if not destroyed, I do have a claim

against the Debtors

14. I provided proof to establish my claims against the Debtors, several times to Attorneys, Courts, Judges in Ohio Court system to start. The Debtors have sufficient factual support, evidence, documents, book, record on my behalf, the Debtors Attorney as well as the 2 Courts in Ohio when I started my claims, which all that information should have been pass on to this Court/Judge. I gave measure evidence, documents, sufficient facts.

15. I disagree with the Debtors to dismiss my claim, and it should not be in favor of the Debtors. I feel I have met the initial burden of proof to establish my claim against the Debtors, where is there proof of me, Sharyl Y. Carter not providing any documentation, evidence, etc on, toward these claims. In providing facts and sufficiently support of a legal liability against the Debtors, the Attorney have to provide all information and documents to Courts/Judges that is given to them by there client. Not to with hold it or delay tactics, destroy, etc information so client do not have anything to provide in a case like this one. How many copies of All maile paper work, notes, documents, evidence do the Debtors need to see on my behalf to prove my case/claims.

16. In the amount in the official form was \$5 million in the Courts in Ohio, which someone, staff or whomever left out a 0, they had \$5 million instead of \$50 million.

17. Argument Regarding The Carter Claims The disputed employment litigation claim was included with discrimination on race, age, disability, medical, injury, pain and suffering. I filed a charge of discrimination with the United States Equal Employment Opportunity Commission (The EEOC). I was given a right to sue letter which the Ohio Courts, the Debtors and there attorneys have, as well as my ex attorneys who handled my cases, & several times. I needed that to file my claim in Ohio - United States District Court for the Southern District of Ohio with Judge Wallace Rice dismissed it. Case no C3-03-205. I appeal with another attorney <sup>for me</sup> ~~George~~ <sup>George</sup> Katchmer with the United States Courts of Appeal for the Sixth Circuit Court (Packet 55) Debtors stated docket no. The first case under Judge Rice with Attorney George Katchmer which I was misled, and misrepresented. I gave up all information, documents, evidence, etc to prove my claim in order to go through the Courts. I did get hurt on the job, see documentation, notes,

9/11

all information that I Sharyl Y. Carter provided, to support my claims against the Debtors. The Employment Litigation which the courts have All documents, Attorneys as well have. That was won in California Federal Courts I believe, which we the employees should be employed until 2011 without no lay off, etc. At this time I am unemployed due to the Debtors closing the facility, plant in October 2007, or I was force to go into an empty plant and sign out, off from sick leave. Where is all those documents, Records and books etc on behalf of me. I was just told by the Debtors Insurance Co. I no longer have Health Insurance for me and my daughter. I provided that package of litigation to my Attorney, the Debtors have it as well. The Debtors stated and listed that my employment litigation claim on Schedule F on the Amended and Restated Schedules of Assets and Liabilities for DAS LLC as a contingent, unliquidated, and disputed claim against DAS LLC. With all that evidence documents I provided several times, the Debtors Attorney Laurie Cary, I believe that's her name

included my workers Compensation claim with my claim against the Debtors, see 700+ plus page deposition of 7/12 hrs.

18. my claim should not be disallowed and expunged in their entirety against the Debtors. I provided everything to Debtors, Attorneys previously for the start of my claims, also. to my Attorney which forwarded them to the Courts. Why this Court was not notify of all documents, evidence sent to this court as well? All informations, document I gave support a right of my payment from the Reorganized Debtors, thats my proof as well. I do believe the, my Shareyl 2 of 2 estate claims will be in the amount of millions each..

19. When the Bar Date order and the Bar Date was set for filing Proof of claim, why I continue to get information through the mail with my name on it, if I did not have a claim. But I responded in time when I received the letters in time, at the correct address. I explain why documents was not available, but was given several times to everyone previously.

20. I calculated the amount of \$50 million for all my claims, treatments, injury, pain suffering, medical etc by the Debtors. If that amount is not awarded I ask to Courts/Judge/Jury to be considered in the millions of each claim. A price can not be placed upon what I've been through with the Debtors, that would please me.

21. The Carter Claims that was filed almost (3) three years later after the Bar Date stated the Debtors, because I was denied information, told I don't have a claim or claims against the Debtor for lack of a timely filing, ignored calls I placed to the Debtors Attorney who was mailing me paperwork, Keetman Caesen Consultants. I was not given a proof of claim form to fill out, I did not know I needed one, no one explain that information to me. Also due to mail not timely file, or give to me at a reasonable timely manner. I also did file a motion and made attempts to, and responses to the Debtors to the best of my ability.



22. I know, and believe I file a timely proof of claim given the chance and information when I was given at that time. I did not neglect on my behalf, a proof of claim, or anything concerning my claims against the Debtors. I mailed certified mail to the Courts / Debtors, And Attorney for years on time. I wrote letters, responding to deadline, when I received information in the mail, since the beginning of these claims in the Ohio Courts, as well as this Court, United States Bankruptcy Courts for the Southern District of New York. If I was late of filing proof of claim or any other responses, reply, it should be excusable due to what, when, all the information I given several times to the Courts / Judges / Debtors Attorney / my Attorney / agency.

23. I have met my burden of proof to establish a claim against the Debtors. All my claims should be allowed, as I provided

facts, documents, evidence, information, timely filed  
on my claims to the Debtors/Courts/Judges/Attorneys  
The thirty-Twoth Omnibus Claims/Carter Claim  
should be allowed, all my claims I have against  
the Debtors. I ask of you the Courts/Judge in  
the United States Courts to allow all my claims.  
Also payment allowed as well, if not \$50 million  
then in the millions for each claim I have  
against the Debtors.

If I did not enclosed that's needed I could  
not locate them at this time, since I had  
very little time to prepare, read, respond, reply  
to my claims.

I Sharyl Y. Carter respectfully request,  
ask of this Court to enter and order, allowing  
all my claims against the Debtors.

Thank 2 you.

Sincerely  
Sharyl Y. Carter

Dated  
December 11, 2009